

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION FIVE

In re G.G. et al., Persons Coming Under the
Juvenile Court Law.

LOS ANGELES COUNTY
DEPARTMENT OF CHILDREN AND
FAMILY SERVICES,

Plaintiff and Respondent,

v.

F. G.,

Defendant and Appellant.

B215471
(Los Angeles County
Super. Ct. No. CK76059)

ORDERS MODIFYING OPINION
AND DENYING REHEARING
PETITION

[NO CHANGE IN JUDGMENT]

The opinion filed June 29, 2010, is modified as follows.

1. In the third full paragraph on page 5, in the last sentence, delete “father” and insert in its place, “G.G.”

2. In the second paragraph on page 9, delete the seventh sentence which states, “But Mr. Garden recalled that the cigarette was placed on G.G.’s face.”

In its place, insert:

The jurisdiction report relates Mr. Garden’s recollection of G.G.’s complaint, “Mr. Garden stated . . . she stated that her father . . . ‘held a lit cigarette to her face.’”

* Pursuant to California Rules of Court, rules 8.1105(b) and 8.1110, this opinion is certified for publication with the exception of part IV(A).

3. The following sentence is deleted from the first full paragraph, line 9 on page 21 of the opinion, “In a school psychologist’s opinion, the father exhibited signs of obsessive-compulsive disorder and had a low frustration tolerance level.”

The rehearing petition filed July 14, 2010, is denied.

TURNER, P. J.

KRIEGLER, J.

I would grant the rehearing petition.

ARMSTRONG, J.